Approved For Release 2001/08/15: CIA-RDP64-00360R000700050136-0 UNITED AIR LINES SEATTLE FLIGHT COUPON FOR EXCESS BAGGAGE 2.40 2 DEC-4 7636 -6.37 ℃ Date DEC -8 Ha Seg. -2.40 2 00 7636 DEC -4 No. 7980 Am't Date YOUR RECEIPT FOR EXCESS BAGGAGE CHARGES. SOLD SUBJECT TO TARIFF REGULATIONS. THANK YOU. BINITED AIR LINES - SAIR DIEGO - 76.00 **2** Am'i NOV -7 รู้ คู่สาราช เลลี้ สุด จุติรูต์ วากสมอาทิสทา UNITED AIR LINES - E. BOSTOK HUNITED AIR LINES, SAN ET MOISO, FLIGHT COUPON FOR EXCESS MAGGAGE CHARGES ON..... OEC -7 Āni't YOUR RECEIFT FOR EXCESS BASEAGE CHARGES.
SOLD SUBJECT TO TARREF REGULATIONS.

ľ.a.

THANK YOU. UNITED AIR LINES - SAN FRANCISCO

Approved For Release 2001/08/15 : CIA-RDP64-00360R000700050136	STATINTL i-0
ISSUED BY UNITED AIR LINES, INC. Stablect to Conditions of Contract the reverse side of Passenger OF FOR ISSUING OFFICE ONLY COMPLETE ROUTING THIS TICKET FROM/TO CARBIER Calculation ORIGIN Carbier	ISSUE
DESTINATION Serial Source IN EXCHANGE FOR 2 DATE AND PLACE OF ORIGINAL ISSUE Form. Serial ACCT. DEPT. USE ONLY ENDORSEMENTS BAGGAGE VALID NOT. GOOD FOR PASSAGE FARE AGENTALISATION ACCT. DEPT. USE ONLY	
FROM CLASS/BASIS CARRIER Number DATE TIM	ME STATUS
STATINTL 3 AMOUNT PAID TAX NAME OF PASSENGER TO TO TAL I TOTAL I TOTAL I TOTAL PORM OF PASSENGER I TOTAL I TOT	Dicable
IBSUED BY UNITED AIR LINES, INC. Subject to Conditions of Contract the reverse side of Passenger Coupant Complete Routing This Ticket A FOR ISSUING OFFICE ONLY FROM/TIO CARRIER FASSENGER COLORIDATION TICKET(S) ORIGIN PASSENGER TICKET AND BAGGAGE CHECK PASSENGER COUPON CONJUNCTION TICKET(S) OF ACKET Form // 5 Serial	STATINTL
DESTINATION ISSUED IN EXCHANGE FOR DATE AND PLACE OF ORIGINAL ISSUE Form Serial ACCT. DEPT. USE ONLY PROPER Checked Unit PROM PROPER Checked Unit PROM CLASS / BASIS VIA FLIGHT DATE TIME PROM CLASS / BASIS VIA FLIGHT DATE TIME PROM CLASS / BASIS VIA PROM	
1505 TC -1 F T UA 853 7 17 18 1 10 10 F T UA 853 7 17 18 18 18 18 18 18 18 18 18 18 18 18 18	
TATINT TO TO TOTAL TOTAL NAME OF PASSENGER NOT TRANSFERABLE TO TOTAL TOTAL NAME OF PASSENGER NOT TRANSFERABLE Application of the Convention governs and in most cases limits the flability of carriers for death or personal injury and in respect of loss of or damage to baggage.	
UNITED AIR LINES, INC. Subject to Conditions of Contract the reverse side of Passenger Coupants of Contract the reverse side of Passenger Coupants of Contract the reverse side of Passenger Coupants of Conjunction Ticket(s) FOR ISSUING OFFICE ONLY COMPLETE ROUTING THIS TICKET AN CONJUNCTION TICKET(S) OF LICKEY	STATINTL
DESTINATION Form Settlel SSUED IN EXCHANGE FOR DATE AND PLACE OF ORIGINAL ISSUE Porm Settlel ACCT. DEPT. USE ONLY ENDORSEMENTS	
STATING L SCHWARDS OF STATE ST	
STATIN L SANOUNT PAID TO TOTAL Approved For Release 200 1/08/15 - CLA DDDC4 003C0 FNON PAYS PAGE 04.20	

proved For Release 2001/08/15: CA TO POST OF SEA ON 1000 136-0

to be performed hereunder by several successive corriers is regarded as a single operation.

(3.), (a) Carriage hereunder is subject to the rules and limitations relating to limitally stabilished by the Convention for the Unification of Certain Rules relating to international unless such carriage is not "international carriage" and definitely the Convention. (See partier's tariffs, conditions of carriage for such definition). Arrier's name may be carried to the convention of carriage for such definition, Arrier's name may be carried, conditions of carriage, regulations or timetables; and carrier's address shall be the airport of departure shown opposite the first abbreviation of carrier's name in the ticket; I carrier in case of necessity) are those places, except the place of departure and the place and departure and the place of departure and the place and the place and the place of departure and the place of departure and

omces and at airports from which it operates regular services.

(c) Unless expressly so provided, nothing herein contained shall waive any limitation of shallifly of carrier existing under the Convention or applicable laws.

(3) Insofar as any provision contained or referred to herein may be contrary to a law, government regulation, order or requirement, which severally cannot be waived by agreement of the parties, such provision shall remain applicable and be considered as part of the contract of carriage to the extent only that such provision is not contrary thereto. The invalidity of any provision shall not affect any other part.

invalidity of any provision shall not affect any other part.

(4) Subject to the foregoing: (a) Liability of carrier for damages shall be limited to occurrences on its own line, except in the case of checked bagage as to which the passenger also has a right of action against the first or last carrier. A carrier issuing a tloket or checking bagages for carriage over the lines of others does so only as agent. (b) Carrier is not liable for any damage directly and solely arising out of its compliance with any laws, government regulations, orders or requirements, or from failure of passenger to comply with seam. (d) Any liability of carrier is limited to form of the compliance of the complian

assumes no responsibility for making connection.

(a) The passengers shall comply with all government travel requirements, present all exit, entry, and other documents required by the law, and arrive at the atropart by the time fixed by carrier or, if no time is faced, sufficiently in advance of flight departure to permit completion of government formalities and departure procedures. Carrier is not liable for loss or synense due to passenger if aliure to comply with this provision.

(a) No agent, servant or representative of carrier has authority to alter, modify or waive any provision of this contract.

(a), no agent, servant or representative of carrier has authority to alter, modify or walve any provision of this contract.

(10.) No active shall lie in the case of damage to baggage, unless the person entitled to delivery complains to the carrier forthwith after the discovery of the damage, and, at the plaint is made at the latest within 21 days from the date on which the baggage has been placed at his disposal. Brevey complaint must be made in writing and dispatched within the date of the d

SOLD SUBJECT TO TARIFF REGULATIONS ISSUED BY UNITED AIR LINES, INC.

CONDITIONS OF CONTRACT

(1.) As used in the tract, "ticket" means "Passenger Ticket and Baugage Check", "carriage" is equivalent to "transportation", and "carrier" includes the air carrier "guing the first product of the carrier includes the air carriers guing this enteredance or perform any other service incending to such air carriage," damage "includes death, injury, delay, loss or other damage of whatsoever nature arising out of or in consequence of the control of the control became of years and the control of the control became of years are seasoned as a single corridor.

(2.) (a) Carriage hereunder is subject to the rules and limitations relating to Institution Carriage by Air, signed at Warsaw, October 19, 128 (hereinster culted "the Convention" Carriage by Air, signed at Warsaw, October 19, 128 (hereinster culted "the Convention Carriage by Air, signed at Warsaw, October 19, 128 (hereinster culted "the Convention Carriage by Air, signed at Warsaw, October 19, 128 (hereinster culted "the Convention Carriage by Air, signed at Warsaw, October 19, 128 (hereinster culted "the Convention Carriage by Air, signed at Warsaw, October 19, 128 (hereinster culted "the Convention of Carriage of Nach (Agini, Em). Carrier's name may be abbreviated in the ticket, the full name and its abbreviation being set forth in carrier's animal production of carrier's aname by observation of the purpose of the Convention the agreed stopping places (which may be altered of destination, set forth in this ticket and any conjunction ticket issued herewith, or as shown in carrier's threatables as scheduled stopping places on the passenger's route.

(b) To the extent not in conflict with the foregoing all carriage fleraunder and diner servation performed by a continuous continuous contents and requirements. (ii) provisions hereta set forth, (iii) applicable tariffs, and (iv) and the servation of the content of the

(S.) Insofar as any provision contained or referred to herein may be centrary to a law, government regulation, order or requirement, which severally cannot be waived by agreement of the parties, such provision shall remain applicable and be considered as part of the contract of carriage to the extent only that such provision is not contrary thereto. The invalidity of any provision shall not affect any other part.

invalidity of any provision shall not affect any other part.

(4.) Subject to the foregoing, (a.) Lability of carrier for damages shall be limited to occurrence on its own line, except in the case of checked baggage as to which the passenger also has a right of action against the first or inst carrier. A carrier issuing a licket or checking baggage for carriage over the lines of others does so only as agent. (b.) Carrier is not label for any damage directly and solely arising out of its compliance with any laws, government regulations, orders or requirements, or form failure of passenger to comply with same. (d) Any liability of carrier is limited to hundred thousandtha) or its equivalent per kilogram in the case of checked baggage, and a 3,000 such French gold france of the squivalent per kilogram in the case of checked baggage, and charges are plant pursuant to carrier is limited to charges are plant pursuant to carrier is limited to charge a series of the course of the course of the charges are the case of undecked baggage or other property, unless a higher value is declared in advance and indictional charges are plant pursuant to carrier is limited or regulatione. In that event the hability of carriers is limited or regulatione.

rier shall for on such higher declared value. In no case shall the carrier's liability exceed the act to suffered by the passenger. All claims are subject to proof of amount of loss. (e) Art main or limitation of liability of carrier under these conditions shall apply to agents, servants or representatives of the carrier acting within the scope of their employment and also to any person whose aftercaft is used by carrier for carriage and his agents, servants or representatives acting within the scope of, their apployment. (6). Checked baggage carried hereunder will be delivered to the bearer of the baggage check upon payment of all unpaid sums due carrier under carrier's contract of carriage capatif.

upon application succeet to availability of space.

(7) Carrier undertakes to use its best efforts to arry the assenger and buggage with (7) Carrier undertakes to use its best efforts to a first the commonwement of completion carriage. Subject thereto, carrier may without notice substitute alternate carriers or craft and may after or omit the stopping places shown on the face of the tighet in case of the commonwement of the stopping places shown on the face of the tighet in case of the commonwement of

common part of this content are seven at seven are are approximate and not guaranteed, assumes no creat applicitly for making compared to change without notice. Carrier assumes no creat applicitly for making compared to the change without notice. Carrier active and the compared to the carrier for the compared to the compared to the compared to the carrier for the carrier for the carrier for the compared to the carrier for the carrier for the carrier for the compared to the carrier for the carrier for the carrier for the compared to the carrier for the

SOLD SUBJECT TO TARIFF REGULATIONS ISSUED BY UNITED AIR LINES, INC.

CONDITIONS OF CONTRACT

"tract, "ticket" means "Pessenger Ticket and Buggage Check", "car"transportation", and "carrier" includes the air garrier inguling that
fers that carry or undertake to carry the paisson sky or his baggage
...orm any other service incidental to such air carriage; "damage" includes
leay, loss or other damage of whatsoever nature arising out of or in contriage or other services performed by carrier includes
the control of the control of

to be performed hereunder by several successive carriers is regarded as a single operation.

(a), (a) Carriage hereunder is subject to the rules and limitations relating to limbility ostablished by the Convention for the Unification of Ortain Rules relating to International Property of the Convention of the Unification of Ortain Rules relating to International Property of the Convention. (See Partier's tariffs, conditions of carriage's for such definition). Carrier's name may be a considered to the Convention of Carriage for such definition. Carrier's name may be airfacted to the Convention of Carriage, regulations of the Carriage in an extraction of Carriage and Carriage's address shall be the airport of departure shown opposite the first abbreviation of carrier's name in the ticket property of the Carriage for the Carriage fo

shown in carrier's timetables as scheduled stopping places on the passenger's route.

(b) To the extent not in conflict with the foregoing, all carriage hereundre and other services performed by each carrier are subject to (1) applicable laws (including national laws implementing the Convention or extending the rules of the Convention to carriage which is not "international carriage" as derived the carrier of the convention to carriage which is not subject to the convention to carriage which is not provide the carrier of the convention of the convention of the convention of the carrier of the convention of the convention of the carriage, regulations and timetables (but not the time of departure and arrival threefth) of such carrier, which are made part hereoft and which miny the inspected at any of its offices and at altiprotit from which it operations are consistent of the carrier of the carr

of such carrier, which are made part hereof and which may be inspected it any of rise offices and at airports from which it operates require services.

(c) Unless expressly no provided, nothing herein contained shall we may limitation of the contained shall be served to the contained of the contained shall be served to the contained of the cont

rior shall be to such hisher declared value. In no case shall the calcular's liability exceed the account of the pussenger. All claims are subject to proof of amount of
loss, (s) Acts.

upon application subject to availability of space.

(7.) Carrier undertakes to use its best efforts to carry the passenger and bagesse with reasonable of the space of the spa

and form to next of this contract. Schedules are subject to change without notice. Currier assumes no responsibility for making connections.

(8.) The pussenger shall comply with all government travel requirements, present all exit, and there are not represented by the time fixed by carrier or. If no time is fixed, subsectively in decrease the attract by the time fixed by carrier or. If no time is fixed, subsectively in decrease the attract by the time fixed by carrier or. If no time is fixed, subsectively and the constant of the carrier of

SOLD SUBJECT TO TARIFF REGULATIONS ISSUED BY UNITED AIR LINES, INC.